UNITED STATES DISTRICT COURT DISTRICT OF MINNESOTA

UNITED STATES OF AMERICA,)	Criminal No. 22-40 (JRT/LIB)
v.	Plaintiff,)	
•••	1 111111111,)	STATEMENT OF FACTS IN
STEVE ANTHONY SHAND,)	SUPPORT OF EXCLUSION OF TIME
)	UNDER THE SPEEDY TRIAL ACT
	Defendant.)	

Pursuant to 18 U.S.C. § 3161(h)(7)(A), I, Steve Shand, the defendant in this case, agree to the following statement of facts in support of my motion to exclude time under the Speedy Trial Act. I need additional time to review discovery and consult with my attorney regarding discovery and conduct further case investigation. Additionally, I understand that there is additional discovery expected which has not yet been provided. Based on the above facts, I request that the period-of-time from now until 60 days be excluded from the time in which I would otherwise have to be brought to trial on my case. I have discussed this matter with my attorney. I voluntarily make this request, with full knowledge of my rights under the Speedy Trial Act.

Dated: March 14, 2022

STEVE ANTHONY SHANI

Defendant

Dated: March 14, 2022

DOUGLAS L. MICKO

Attorney ID No.: 299364 Attorney for Defendant 107 U.S. Courthouse 300 South Fourth Street Minneapolis, MN 55415